(Rev 11/11) Criminal Complaint

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UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan



United States of America Alı Kareem Al-Hısnawı

Case 2 20-mj-30029 Judge Unassigned, Filed 01-22-2020 CMP USA v AL-HISNAWI (MAW)

CRIMINAL COMPLAINT

I, 1	the complainant in this ca	se, state that the	ne following is true	e to the best of my knowled	ge and belief	
От	or about the date(s) of _	Dece	ember 20, 2019	in the county of	Wayne	in the
Easte	District of	Michigan	, the defendan	t(s) violated		
Code Section		Offense Description				
18 U S C 115(a)(1)(B)			Threatening a Federal Official			
	us criminal complaint is b	pased on these	facts			
See attache	d affidavıt					
✓ Contu	nued on the attached shee	t		A 124		
				Complainant s	signature	
				Special Agent Arkin G	Fout, HSI Agent	
				Printed name o	and title	₩ .
Sworn to bef	ore me and signed in my prese	nce		With a. the	1	
Date <u>Janua</u>	ary 22, 2020			Judge's sign	ature	
City and stat	e Detroit, Michigan			Elizabeth A Stafford, United	States Magistrate	Judge
				Printed name i	and title	

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA			
vs	Case No		
Alı Kareem AL-HISNAWI			
aka "MOLEY"			

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Arkın G Fout, being first duly sworn, hereby depose and state as follows

INTRODUCTION AND AGENT BACKGROUND

- I make this affidavit in support of a Criminal Complaint and Warrant authorizing the arrest of Ali Kareem AL-HISNAWI aka "MOLEY" for Threatening to Assault/Kill a Federal Law Enforcement Officer, in violation of 18 U S C §§ 115(a)(1)(B)
- I am a Special Agent with the United States Department of Homeland Security (DHS), Homeland Security Investigations (HSI), and have been since March 9, 2003. I am a graduate of the Federal Law Enforcement Training Center at Glynco, Georgia. I have attended and successfully completed multiple training programs while at the Federal Law Enforcement Training Center, including Immigration Officer Basic Training Course/Integrated Police.

 Training, Immigration and Customs Enforcement Special Agent Training, and the Criminal Investigator Training Program. I have also completed extensive training at the National Center for Credibility Assessment (NCCA) at Fort Jackson, South Carolina to become a federally certified polygraph examiner. My official duties include conducting investigations involving violations of any Federal laws within the jurisdiction of the U.S. Department of Homeland Security (DHS), as well as any other criminal offense committed against the United States

- The facts in this affidavit come from my personal observations, my training and experience, and information obtained from other agents and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.
- Based on my training and experience and the facts as set forth in this affidavit, there is probable cause to believe that a violation of 18 United States Code, Section 115(a)(1)(B) (Threatening to Assault/Kill a Federal Law Enforcement Officer) (hereinafter TARGET OFFENSE) has been committed by Ali Kareem AL-HISNAWI (hereinafter TARGET SUBJECT)

PROBABLE CAUSE

- 5 TARGET SUBJECT is a native of Saudi Arabia and a citizen of Iraq
- Joseph Camaj is employed as a United States Immigration and Customs

 Enforcement (ICE) Enforcement and Removal Operations (ERO) Deportation Officer (DO)
- 7 On or about February 12, 2014, Deportation Officer (DO) Joseph Camaj was assigned as the case officer of the TARGET SUBJECT
- 8 On or about March 28, 2014, the TARGET SUBJECT was ordered removed from the United States to Iraq, or in the alternative to Saudi Arabia
- 9 The TARGET SUBJECT was transferred to United States Marshal Service (USMS) custody on September 15, 2014 due to pending federal criminal charges
- On or about June 5, 2018, in a final order, the TARGET SUBJECT was ordered removed from the United States to Iraq
- On December 19, 2018, the TARGET SUBJECT was released from ICE custody on an Order of Supervision (OSUP)

- As part of the TARGET SUBJECT's release on an Order of Supervision (OSUP), the TARGET SUBJECT was placed in the Alternatives to Detention program (ATD) and was ordered to be monitored via a GPS tether
- On or about December 19, 2018, DO Joseph Camaj was once again assigned to TARGET SUBJECT as his case officer
- On July 12, 2019, the defendant was ordered to report to Detroit Metro Airport on July 16, 2019 at 3 00pm for departure from the United States
- On July 15, 2019, TARGET SUBJECT was terminated from the Alternatives to Detention (ATD) program after TARGET SUBJECT cut his tether and absconded from ICE supervision
- On December 19, 2019, TARGET SUBJECT was arrested by the Detroit Police

 Department on a complaint of allegedly assaulting members of his family
- 17 On December 19, 2019, ICE ERO lodged an immigration detainer with the Detroit Detention Center for the TARGET SUBJECT
- On December 20, 2019, TARGET SUBJECT was released by the Detroit Police

 Department and transferred into the custody of ICE ERO and subsequently transported to the

 U.S. Marshals Service (USMS) by ICE ERO due to a federal arrest warrant that had been issued

 for TARGET SUBJECT for violating the terms of his supervised release
- On December 20, 2019, while awaiting TARGET SUBJECT's transfer to the USMS, and while detained within an ICE ERO Detention Vehicle, TARGET SUBJECT spontaneously began making threatening statements in which TARGET SUBJECT threatened to assault and kill Deportation Officer Camaj. These statements were witnessed by two

Deportation Officers and were audio recorded on the cell phone belonging to one of these officers

- On December 20, 2019, your Affiant obtained a copy of the audio recording of these statements as well as statements from the officers who had witnessed TARGET SUBJECT making these threats
- During this audio recording TARGET SUBJECT states, "I can't wait to bang his face in ""I wanna fight that nigga ""I catch Camaj, I'm killing him in his office I'm shutting that door and I'm stabbing him up I'm stabbing that bitch up on my mama nigga my dead brother Hassan nigga I catch Camaj, I'm fucking him up Common Camaj you want to talk that gang gang Camaj Let's go let's go nigga "

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

CONCLUSION

22 Based on the above stated facts, there is probable cause to believe that on or about December 20, 2019, in the Eastern District of Michigan, defendant Ali Kareem AL-HISNAWI aka "MOLEY," did violate Title 18 United States Code, Section 115(a)(1)(B) (Threatening to Assault/Kıll a Federal Law Enforcement Officer)

Respectfully submitted,

Arkın'G Fout

Special Agent

Homeland Security Investigations

Sworn to before me and signed in my presence this 22nd day of January 2020

UNITED STATES MAGISTRATE JUDGE